IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

JOSEPH ALBERT TAYLOR,)	4:03CV3124
Plaintiff,)	
vs.)	MEMORANDUM AND ORDER
RAYMOND EDELMAN, et al.,)	
Defendants.)	

This civil matter has been set for a non-jury trial before me on January 23, 2006. It is scheduled to take about 2.5 days.

As of this date, there are 3 criminal cases scheduled for trial on January 23, 2006. Criminal cases are resolved first, followed by civil cases. This case is the 4th (or last) case scheduled for trial on January 23, 2006.

Given the above, and since the plaintiff appears pro se, and he is in prison, arrangements need to be made to insure that the trial of the case goes smoothly. Therefore,

IT IS ORDERED that:

- 1. Counsel for the defendants shall confer with the plaintiff. After that, counsel for the defendant shall:
 - A. arrange for the transportation and the presence of the defendant and inmate-witnesses at trial, and provide security for the defendant and other inmates while at the courthouse;

B. confer with the United States Marshals Service to make certain that all security arrangements are acceptable to the United States Marshals

Service;

C. arrange for the presence of non-inmate witnesses at trial who are

employed by the State of Nebraska;

D. prepare and file such duly executed stipulations and agreements as

will provide for the orderly and expeditious trial of this case.

2. The plaintiff is directed to cooperate with counsel for the defendants in seeing

to the orderly and expeditious trial of this case.

3. Counsel for the defendants shall arrange a telephone conference with the

undersigned, counsel for the defendants and the pro se plaintiff on Thursday,

January 19, 2006, at 2:30 p.m. to discuss whether the case will be tried during

the following week and to resolve any last-minute problems. Counsel for the

defendant is directed to contact the judicial assistant for the undersigned,

Kristin Leininger, at 402.437.5252, to insure that proper arrangements have

been made for this telephone conference.

4. A copy of this memorandum and order shall, of course, be provided to the pro

se plaintiff and counsel for the defendants. A copy shall also be provided to the

United States Marshals Service.

January 13, 2006.

BY THE COURT:

s/ *Richard G. Kopf*United States District Judge